IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

| ARC CONTROLS, INC., et al. | § | |
|-----------------------------|---|----------------------------------|
| | § | |
| Plaintiffs | § | |
| | § | CIVIL ACTION NO. 1:19-391-LG-RPM |
| | § | |
| Versus | § | |
| | § | Consolidated with: |
| NOR GOLIATH in rem | § | Case No. 1:19-cv-00395-HSO-JCG |
| GOLIATH OFFSHORE HOLDING | § | |
| PRIVATE LIMITED in personam | § | |
| | § | |
| | § | |
| Defendants | § | |
| | | |

ENTIER U.S.A., INC.'S MOTION FOR VOLUNTARY DISMISSAL

COMES NOW, through undersigned counsel, Entier U.S.A., Inc. ("Entier"), who files this voluntary motion to dismiss its claims against the M/V NOR GOLIATH and Goliath Offshore Holding Private Limited ("Goliath"). Entier and Goliath have reached a settlement of Entier's claim in this matter. Entier, therefore, seeks to dismiss all of its claims against Goliath with prejudice. Entier is withdrawing all claims against Goliath and NOR GOLIATH, including claims for payment of Entier's invoices, interest, attorneys' fees and costs.

Respectfully submitted,

ADAM AND REESE LLP

/s/ Matthew C. Guy

Matthew C. Guy, PHV ADAMS AND REESE LLP 701 Poydras Street, Suite 4500 New Orleans, Louisiana 70139 Telephone: 504-585-0336

Facsimile: 504-553-9776 matthew.guy@arlaw.com

Attorney for Entier U.S.A., Inc.

CERTIFICATE OF SERVICE

I hereby certify that I filed the foregoing document with the Clerk of the Court using the ECF electronic filing system, which sent notification of such filing to all counsel of record.

This the 13th day of May, 2022.

/s/ Matthew C. Guy

Matthew C. Guy,